APPOINTMENT OF REPRESENTATIVE

RE:	SSN:	DO:	Worker:	
under Title XIX of the Social acts of my said representative stead in connection with all Marcapplications and claims of Hearings, requesting informations and the serious stead in the serious stead of the serious stead	I Security Act from the Alaba re on my behalf. This appoint Medicaid matters involving m fall kinds, accepting and givin ation, and presenting and elic re Alabama Medicaid Agency	chalf to apply, reapply and make cl ma Medicaid Agency, hereby ratify tment authorizes my said represent e, including, but not limited to, ma- ag notice in connection with eligibil iting evidence. This appointment s in writing that this authority has be	ying and confirming the ative to fully act in my king applications, ity determinations and Fair hall remain in full force and een withdrawn.	
Done this the	day of			
		WITNESSES:		
(Signature of Medicaid Claima	ant)	-		
The mark may be labeled. If claimant cannot sign his/conservator, etc., represent	Example: X (Her mark) Ther name or make a mark a sative must answer the quest	nd there is no one legally designa	ted as guardian,	
To what extent are y	ou responsible for claimant?			
him/her for Medicaid purpos Representative portion of t	ses, claimant's signature on the he form only and attach to t	or someone with durable power of its form is not required. Represent this form a copy of evidence of legiship or Durable Power of Attorn	ative should sign the gal authority to act on	
the Alabama Medicaid Agenacknowledge that representa	g appointment. I certify that leaves and am not otherwise disquitions and applications made by	OF APPOINTMENT I have not been suspended or prohilualified from acting as an appointe by me on behalf of the claimant are I that false statements may subject	d representative. I made under an	
My relationship to the above	is	(A	Attorney, relative, etc.)	
Done this the	day of		20	
		WITNESSES:		
(Signature of Sponsor/Represe	ntative)			
(Address)				
(City, State)		-		
(Telephone Number)		-		

Notice to Applicants and Sponsors

Federal and state laws provide both criminal and civil penalties for false statements or material omissions in an application for Medicaid benefits or payments. Also, any application found to contain material misstatements or omissions will be denied.

The following statutes are excerpts from the Code of Alabama pertaining to the Medicaid program:

- § 22-1-11. Making false statement or representation of material fact in claim or application for payments on medical benefits from medicaid agency generally; kickbacks, bribes, etc.; exceptions; multiple offenses.
- (a) Any person who, with intent to defraud or deceive, makes, or causes to be made or assists in the preparation of any false statement representation or omission of a material fact in any claim or application for any payment, regardless of amount, from the medicaid agency, knowing the same to be false; or with intent to defraud or deceive, makes, or causes to be made, or assists in the preparation of any false statement, representation or omission of a material fact in any claim or application for medical benefits from the medicaid agency, knowing the same to be false; shall be guilty of a felony and upon conviction thereof shall be fined not more than \$10,000.00 or imprisoned for not less than one nor more than five years, or both.

* * *

- (e) Any two or more offenses in violation of this section may be charged in the same indictment in separate counts for each offense and such offense shall be tried together, with separate sentences being imposed for each offense of which defendant is found guilty. (Acts 1980, No. 80-539, p. 837, Sections 1-5.)
- § 22-6-8, Revocation of eligibility of recipient upon determination of abuse, fraud, or misuse of benefits; when eligibility may be restored.
- (a) Upon determination by a utilization review committee of the designated state medicaid agency that a medicaid recipient has abused, defrauded, or misused the benefits of the program said recipient shall immediately become ineligible for medicaid benefits.
- (b) Medicaid recipients whose eligibility has been revoked due to abuse, fraud or other deliberate misuse of the program shall not be deemed eligible for future medicaid services for a period of not less than one year and until full restitution has been made to the designated state medicaid agency.
- (c) The provisions of this section shall not be effective if they are found by a court of competent jurisdiction to contravene federal laws or federal regulations applicable to the medicaid program. (Acts 1980, No. 80-127, p. 190.)